Guy B. Wallace - 176151 **MOORE & LEE, P.C.** Mark T. Johnson - 76904 Erica Rutner (SBN 344880) SCHNEIDER WALLACE e.rutner@mooreandlee.com COTTRELL KONECKY LLP John A. Bertino (VBN 93393) (Pro Hac Vice) 2000 Powell Street, Suite 1400 j.bertino@mooreandlee.com Emeryville, California 94608-1863 110 SE 6th Street, Suite 1980 Fort Lauderdale, Florida 33301 Telephone: (415) 421-7100 Facsimile: (415) 421-7105 Telephone: (703) 940-3763 Email: gwallace@schneiderwallace.com Facsimile: (703) 506-2051 mjohnson@schneiderwallace.com SEYFARTH SHAW LLP Michael Jacobsen (IL SBN 6303584) (Pro Hac Vice) Gay Crosthwait Grunfeld - 121944 Jenny S. Yelin - 273601 mjacobsen@seyfarth.com 233 South Wacker Drive, Suite 8000 Benjamin Bien-Kahn - 267933 Amy Xu - 330707 Chicago, Illinois 60606-6448 ROŠEN BIEN GALVAN & GRUNFELD Telephone: (312) 460-5000 LLP Facsimile: (312) 460-7000 101 Mission Street, Sixth Floor San Francisco, California 94105-1738 SEYFARTH SHAW LLP Justin T. Curley (SBN 233287) Tel: (415) 433-6830 jcurley@seyfarth.com Fax: (415) 433-7104 560 Mission Street, 31st Floor Email: ggrunfeld@rbgg.com jyelin@rbgg.com bbien-kahn@rbgg.com San Francisco, California 94105 Telephone: (415) 397-2823 (415) 397-8549 axu@rbgg.com Facsimile: Attorneys for Plaintiffs and Attorneys for Defendants the Certified Class BROOKDALE SENIOR LIVING INC. and BROOKDALE SENIOR LIVING COMMUNITIES, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA STACIA STINER, et al., Case No. 4:17-cv-03962-HSG Plaintiffs, PARTIES' STIPULATION AND ORDER RE SHORTENING BRIEFING SCHEDULE FOR MOTION FOR v. **BENCH TRIAL** BROOKDALE SENIOR LIVING INC., et al. ) Judge: Hon. Haywood S. Gilliam, Jr. Defendants.

1 Plaintiffs and Defendants (collectively, the "Parties"), by their undersigned counsel, respectfully 2 stipulate as follows: 3 WHEREAS, the parties have met and conferred regarding the briefing schedule for Defendants' 4 Motion for Bench Trial (the "Motion"). 5 WHEREAS, the parties were able to agree to an expedited briefing schedule for the Motion given 6 the impending trial date. 7 8 THEREORE, IT IS HEREBY STIPULATED that: 9 Plaintiffs will submit their Opposition to the Motion no later than January 6, 2025. Defendants will 10 submit their Reply to the Motion on January 10, 2025. 11 12 IT IS SO STIPULATED 13 14 DATED: December 30, 2024 MOORE & LEE, P.C., 15 16 /s/ Erica Rutner 17 Erica Rutner Attorneys for Defendants 18 19 DATED: December 30, 2024 SCHNEIDER WALLACE COTTRELL KONECKY 20 LLP 21 /s/ Guy B. Wallace 22 23 Attorneys for Plaintiffs and the Certified Classes 24 25 26 27 28

**ATTORNEY ATTESTATION** Pursuant to Local Rule 5-1(i)(3), I attest that all other signatures listed, in whose behalf this filing is submitted, concur in the filing's content and have authorized the filing. Erica Rutner **CERTIFICATE OF SERVICE** I hereby certify that on December 30, 2024, I electronically filed the foregoing document with the Clerk of the Court using the Court's CM/ECF system, which will send a notice of electronic filing to all CM/ECF participants. /s/ Erica Rutner Erica Rutner 

**ORDER** Pursuant to Stipulation, and for good cause shown, the Parties Stipulation is GRANTED. The briefing schedule for Defendants Motion for Bench Trial is as follows: Plaintiffs will submit their Opposition to the Motion no later than January 6, 2025. Defendants will submit their Reply to the Motion on January 10, 2025. IT IS SO ORDERED. DATED: 12/30/2024 United States District Judge